

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/816,038	03/22/2001	Robert A. Medwick	09785980-0067	6181		
25700	7590 12/15/2005		EXAMINER			
	FARJAMI LLP	JERABEK, KELLY L				
	AMEDA AVENUE, SU EJO. CA 92691	NTE 360	ART UNIT	PAPER NUMBER		
	•		2612	2612		
		DATE MAILED: 12/15/2005				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	No.	Applicant(s)				
Office Action Summary			09/816,038		MEDWICK ET AL.			
			Examiner		Art Unit			
			Kelly L. Jera		2612			
Period fo	The MAILING DATE of this commun or Reply	nication appe	ears on the d	over sheet with the c	orrespondence ad	Idress		
WHIC - Exter after - If NO - Failu Any (ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE N rsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this com period for reply is specified above, the maximum st re to reply within the set or extended period for reply eply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.13 nunication. tatutory period wi y will, by statute,	ATE OF THIS 66(a). In no event ill apply and will a cause the applica	COMMUNICATION however, may a reply be timexpire SIX (6) MONTHS from the become ABANDONE	I. lely filed the mailing date of this c (35 U.S.C. § 133).			
Status					-			
1)⊠	Responsive to communication(s) file	ed on <i>23 No</i>	ovember 200	9 5 .				
2a)□	This action is FINAL . 2b)⊠ This action is non-final.							
3)		•			secution as to the	e merits is		
-,	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) 1-28 is/are pending in the	application.						
-	4a) Of the above claim(s) is/a		vn from cons	ideration				
	Claim(s) <u>1-6,14-20,25,26 and 28</u> is/			.aoranom				
	Claim(s) <u>7-13</u> , <u>21-24</u> , <u>and 27</u> is/are		•					
7)	Claim(s) is/are objected to.	rojoolog.						
, —	Claim(s) are subject to restrict	ction and/or	election rec	uirement				
		otion and/or	Cicolion rec	direction.				
Applicati —	on Papers							
·	The specification is objected to by th							
10)	The drawing(s) filed on is/are	: a) <u>□</u> acce	epted or b)	objected to by the E	Examiner.			
	Applicant may not request that any obje			•	` '			
	Replacement drawing sheet(s) including	-	•	J., ,		` '		
11)	1) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119							
a)[12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) 🔲 Notic 3) 🔲 Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date		5) Interview Summary Paper No(s)/Mail Da) Notice of Informal P) Other:	te	D-152)		

Application/Control Number: 09/816,038

Art Unit: 2612

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/23/2005 has been entered.

Response to Arguments

Applicant's arguments with respect to claims 50 and 61 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 7-13, 21-24, and 27 rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Art Unit: 2612

Claims 7-13, 21-24, and 27 disclose "A signal bearing media having machine readable instructions for adjusting image lighting, the signal bearing media comprising:...". The Interim Guidelines for Examination of Patent Applications for Patent Subject Matter Eligibility statethat signal claims are ineligible for patent protection because they do not fall within any of the four statutory classes of USC 101 (Interim Guidelines, pages 55-58).

Allowable Subject Matter

Claims 1-6, 14-20, 25-26 and 28 are allowed.

The following is an examiner's statement of reasons for allowance:

Re claims 1-6 and 26, the prior art does not teach or fairly suggest "A method of adjusting image lighting, the method comprising: generating a preparatory light...; capturing a preparatory image...; determining an average preparatory image luminance...; generating a supplemental strobe duration...; and generating a look-up table storing associated image strobe durations and power values including a preparatory image strobe duration and associated preparatory power value".

Re claims 14-17 and 28, the prior art does not teach or fairly suggest "A digital imaging system comprising: a processor electrically connected to a strobe; an image sensor coupled to a memory...; wherein the processor access a look-up table in the memory that stores image strobe durations and power values including a preparatory strobe duration and an associated preparatory power value".

Re claim 18, the prior art does not teach or fairly suggest "A method of adjusting image lighting on a preparatory image comprising: generating preparatory light, determining an average preparatory image luminance and generating a supplemental strobe duration, wherein the system in capable of generating a look-up table that stores image strobe durations and power values including a preparatory image strobe duration and an associated preparatory power value and generating an adjustment factor by dividing a predetermined target luminance by the average image luminance".

Re claim 19, the prior art does not teach or fairly suggest "A method of adjusting image lighting on a preparatory image comprising: generating a preparatory light...; determining an average preparatory image luminance...; generating a supplemental strobe duration; wherein the system is capable of generating a look-up table that stores image strobe durations and power values including a preparatory image strobe duration and an associated preparatory power value; generating a light adjustment factor...; multiplying the preparatory value by the light adjustment factor...; and generating a final

Art Unit: 2612

image strobe duration by interpolating the first and second image strobe durations in accordance with the target look-up table power value".

Re claim 20, the prior art does not teach or fairly suggest "A method of adjusting image lighting on a preparatory image comprising: generating preparatory light...; determining an average preparatory image luminance...; generating a supplemental strobe duration...; generating a look-up table storing associated image strobe durations and luminance power values including a preparatory image strobe duration and a preparatory value; and accessing the look-up table based on the average image luminance".

Re claim 25, the prior art does not teach or fairly suggest a digital imaging system comprising: "A processor connected to a strobe; and an image sensor coupled to a memory..., wherein the processor is capable of accessing a look-up table in the memory that stores image strobe durations and power values including a preparatory image strobe duration and an associated preparatory power value to generate an adjustment factor by dividing a predetermined target luminance by the average image luminance power value and then multiplying the adjustment factor by the preparatory luminance power value to derive the target luminance power value that corresponds to an identified strobe duration in the look-up table".

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Contacts

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kelly L. Jerabek whose telephone number is (571) 272-7312. The examiner can normally be reached on Monday - Friday (8:00 AM - 5:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ngoc Yen Vu can be reached on (571) 272-7320. The fax phone number for submitting all Official communications is 703-872-9306. The fax phone number for submitting informal communications such as drafts, proposed amendments, etc., may be faxed directly to the Examiner at (571) 273-7312.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KLJ

Kelly I C

PRIMARY EXAMINER

< hu